BEST AVAILABLE COPY

Patent Docket No. 330440-100038

N THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:) Confirmation No.: 4834	
KOHR, William J.) Group Art Unit: Not Yet Assigned	
Serial No.: 10/720,555) Examiner: Not Yet Assigned	
Filed: November 24, 2003)	
For: METHOD FOR RECOVERING METAL VALUES FROM CONCENTRATES OF SULFIDE MINERALS))) _)	

TRANSMITTAL OF POWER OF ATTORNEY AND REVOCATION OF PRIOR POWERS BY ASSIGNEE

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Dear Sir:

Transmitted herewith for filing in connection with the above-identified application are the following:

- 1. Power of Attorney and Revocation of Prior Powers by Assignee; and
- 2. Statement Under 37 CFR 3.73(b).

Respectfully submitted,

JONES DAY

Dated: September 7, 2004

David A. Randall Reg. No. 37,217

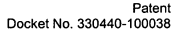
555 West Fifth Street, Suite 4600 Los Angeles, California 90013-1025 (213) 489-3939

CERTIFICATE OF MAILING (37 C.F.R. §1.8a)

I hereby certify that this paper (along with any referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as First Class Mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia, 22313-1450.

September 2, 2004
Date of Deposit

LAI-2095523v1





POWER OF ATTORNEY & REVOCATION OF PRIOR POWERS By Assignee

<u>GEOBIOTICS, LLC</u>, assignee of the application for United States Letters Patent for an improvement in

METHOD FOR RECOVERING METAL VALUES FROM CONCENTRATES OF SULFIDE MINERALS

CONCENTRATES OF SOLFIDE WINCLOALS
by: William J. Kohr the specification of which:
is filed herewith, OR ⊠ was filed on November 24, 2003, having U.S. Patent Application Serial No. 10/720,555, □ issued on, as U.S. Patent No
and does hereby revoke all powers of attorney previously given and hereby appoints as its attorneys and/or agents, with full power of substitution and revocation, to prosecute this application and transact all business in the United States Patent and Trademark Office, and in countries other than the United States, and to do all things necessary or appropriate therefor before any competent International Authorities in connection with any international patent application(s) corresponding to the above-identified application, all of the registered practitioners identified by Customer Number 34026:
JONES DAY 555 W. Fifth Street Suite 4600 Los Angeles, CA 90013-1025 PATENT TRADEMARK OFFICE (213)489-3939
Please send all correspondence to the attention of David A. Randall , at the address above, and direct all telephone calls to David A. Randall .
I, the undersigned, declare that I have reviewed copies of the documentary evidence establishing chain of title to the patent application identified above from the inventor(s) to the assignee, which:
is filed for recordation herewith; or was recorded at Reel 7736, Frame 0517 to 0519; Reel 012002, Frame 0011 to 0022; and Reel 012002, Frame 0001 to 0005; or has been sent for recordation under separate cover, copy attached herewith.
To the best of the undersigned's knowledge and belief, title is in the assignee(s) identified above. Furthermore, the undersigned is empowered to sign this document on behalf of the assignee.
Full Name of Assignee: METHOD FOR RECOVERING METAL VALUES FROM CONCENTRATE OF SULFIDE MINERALS
Post Office Address: 12211 West Alameda Parkway, Suite 101, Lakewood, Colorado, 80228
Signature of Declarant or Assignee: Date: 2/2/2004
Full Name of Declarant (If Other Than Assignee): Desmond P. Kearns
Title of Declarant: Chairman and Chief Executive Officer
Address of Declarant: GeoBiotics, LLC, 12211 West Alameda Parkway, Suite 101, Lakewood, Colorado, 80228



STATE	MENT UNDER 37 CFR 3.73(b)
Applicant/Patent Owner: GeoBiotics, LLC	··
Application No./Patent No.: 10/720,555	Filed/Issue Date: November 24, 2003
Entitled: METHOD FOR RECOVERING METAL VA	ALUES FROM CONCENTRATES OR SULFIDE MINERALS
GeoBiotics, LLC	, a Delaware limited liability company
(Name of Assignee)	(Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)
states that it is: 1	erest; or
2. an assignee of less than the entire right, title The extent (by percentage) of its ownership in the patent application/patent identified above by	interest is ———— %
	patent application/patent identified above. The assignment was recorded Office at Reel, Frame, or for which a copy thereof is
OR	
B. [~] A chain of title from the inventor(s), of the pabelow:	atent application/patent identified above, to the current assignee as shown
1 From: inventor	To: Geobiotics, Inc., a California coproraiton
The document was recorded in the U	Jnited States Patent and Trademark Office at, or for which a copy thereof is attached.
2. From: PLEASE SEE ATTACHMENT	To
The document was recorded in the L	United States Patent and Trademark Office at , or for which a copy thereof is attached.
The document was recorded in the U	To:
Reel, Frame	, or for which a copy thereof is attached.
[v] Additional documents in the chain of	title are listed on a supplemental sheet.
[v] Copies of assignments or other documents in [NOTE: A separate copy (i.e., the original ass must be submitted to Assignment Division in recorded in the records of the USPTO. See M	ignment document or a true copy of the original document) accordance with 37 CFR Part 3, if the assignment is to be
The undersigned (whose title is supplied below) is	authorized to act on behalf of the assignee.
2/2/2004	Desmond-R. Kearns
(303) Date	The first of printed name
Telephone number	Signature
	Chairman and Chief Executive Officer
	Title

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

CONTINUATION OF FORM PTO/SB/96

- B.2. Certificate of Merger of Geobiotics, Inc., a California corporation, with and into Geobiotics Delaware Corporation, a Delaware Corporation, and simultaneous name change to Geobiotics, Inc.. The document was recorded in the Patent and Trademark Office at: Reel 012002, Frame 0011-0022, or for which a copy thereof is attached.
- B.3. Certificate of Merger of Geobiotics, Inc., a Delaware corporation, with and into GeoBiotics, LLC, a Delaware limited liability company. The document was recorded in the Patent and Trademark Office at: Reel 012002, Frame 0001 to 0005, or for which a copy thereof is attached.

/end



APRIL 03, 1996

DAVID A. RANDALL, ESQ. 633 WEST FIFTH STREET

LOS ANGELES, CA 90071

LYON & LYON

47TH FLOOR

10440-100038

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS . Washington, D.C. 20231

Atty. Dkt.

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UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE OUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, NORTH TOWER BUILDING, SUITE 10C35, WASHINGTON, D.C. 20231.

RECORDATION DATE: 10/06/1995

REEL/FRAME: 7736/0517 NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

KOHR, WILLIAM J.

DOC DATE: 09/11/1995

ASSIGNEE:

GEOBIOTICS, INC. 3505 BREAKWATER AVENUE HAYWARD, CALIFORNIA 94545

SERIAL NUMBER: 08476444

PATENT NUMBER:

FILING DATE: 06/07/1995

ISSUE DATE:

LAWAN FLETCHER, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

> RECEIVED APR 0 8 1996 U.S. PROSECUTION

DOCKET NO. 213/031 PATENT SN 08/476,444

ASSIGNMENT

WHEREAS, I, WILLIAM J. KOHR, a citizen of the United States of America, residing at 40 Powhatan, San Mateo, California 94402, County of San Mateo, State of California, a citizen of the United States of America, has invented a new and useful METHOD FOR RECOVERING METAL VALUES FROM CONCENTRATES OF SULFIDE MINERALS for which I have filed application papers for United States Letters Patent thereon, Serial No. 08/476,444, filed June 7, 1995; and

WHEREAS, GEOBIOTICS, INC., a California Corporation, having its address and principal place of business at 3505

Breakwater Avenue, Hayward, California 94545, is desirous of acquiring the exclusive right, title and interest in and to said invention and in and to the Letters Patent to be granted and issued therefor throughout the world.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, I, the said WILLIAM J. KOHR, do hereby sell, assign, transfer and set over unto the said GEOBIOTICS, INC., its successors and assigns, the full and exclusive right, title and interest in and to the said invention, and in and to any and all Letters Patent to be granted and issued therefor, including all continuations, continuations-in-part and/or divisional applications, not only for, to and in the United States of America, its territories and possessions,

DOCKET NO. 213/031 PATENT SN 08/476,444

but for, to and in all countries throughout the world, including all priority rights under the International Convention and any other applicable laws or treaties; and I hereby authorize and request the United States Commissioner of Patents and Trademarks to issue said Letters Patent to said GEOBIOTICS, INC., its successors and assigns, in accordance with this Assignment.

witness my hand at Hayward, California, this _____ day of ______, 1995.

WILLIAM D. KOHR

STATE OF CALIFORNIA

COUNTY OF SAN MATEO

SS

On September 11, 1995, before the undersigned, a Notary Public for the State and County aforesaid, personally appeared WILLIAM J. KOHR known to me to be the person whose name is subscribed to the above Assignment, and acknowledged that he executed the same.

JAMES L. HAUSEL E

OF COMM. NO. 1037632 O

NOTARY PUBLIC - CALIFORNIA E

ALAMEDA COUNTY

My comm. expires Oct. 2, 1995 E

GUILLIAMEDI COLUMNI E

MY COMM. NO. 1037632 O

ALAMEDA COUNTY

My comm. expires Oct. 2, 1995 E

GUILLIAMEDI COLUMNI E

MY COMM. E

GUILLIAMEDA COUNTY

MY COMM. E

MY C

MY

Notary Public in and for Said County and State





UNITED SIALLS DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SEPTEMBER 27, 2001

PTAS

LYON & LYON LLP DAVID A. RANDALL. 633 WEST FIFTH STREET, SUITE 4700 LOS ANGELES, CA 90071-2066



UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

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PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE. ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY. SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 07/23/2001

REEL/FRAME: 012002/0011 NUMBER OF PAGES: 12

BRIEF:

MERGER OF GEOBIOTICS, INC., A CALIFORNIA CORPORATION, WITH AND INTO GEOBIOTICS DELAWARE CORPORATION, A DELAWARE CORPORATION AND SIMULTANEOUS NAME CHANGE TO GEOBIOTICS, INC.

ASSIGNOR:

GEOBIOTICS, INC.

DOC DATE: 08/01/1995

ASSIGNEE:

GEOBIOTICS, INC.

3505 BREAKWATER AVENUE HAYWARD, CALIFORNIA 94545

SERIAL NUMBER: 08329002

PATENT NUMBER:

PATENT NUMBER:

SERIAL NUMBER: 08459621

PATENT NUMBER:

SERIAL NUMBER: 09709765

SERIAL NUMBER: 09735156 PATENT NUMBER:

ISSUE DATE:

FILING DATE: 06/02/1995

FILING DATE: 10/25/1994

ISSUE DATE:

FILING DATE: 11/10/2000

ISSUE DATE:

FILING DATE: 12/12/2000 75 12/2

ISSUE DATE:

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US PROFUTION

Attv. Dkt. No.: 330440-100038

. 012002/0011 PAGE 2

FILING DATE: 12/03/1993 SERIAL NUMBER: 08161742 PATENT NUMBER: 5431717 ISSUE DATE: 07/11/1995 SERIAL NUMBER: 08343888 FILING DATE: 11/16/1994 PATENT NUMBER: 5573575 ISSUE DATE: 11/12/1996 SERIAL NUMBER: 08453016 FILING DATE: 05/30/1995 111/03 V PATENT NUMBER: 5611839 ISSUE DATE: 03/18/1997 SERIAL NUMBER: 08476444 FILING DATE: 06/07/1995 PATENT NUMBER: 5676733 ISSUE DATE: 10/14/1997 SERIAL NUMBER: 08652993 FILING DATE: 05/24/1996 PATENT NUMBER: 5688304 ISSUE DATE: 11/18/1997 FILING DATE: 04/22/1996 2\C(j'z) SERIAL NUMBER: 08636117 PATENT NUMBER: 5766930 SERIAL NUMBER: 08547894 FILING DATE: 10/25/1995 ISSUE DATE: 07/14/1998 246/349 PATENT NUMBER: 5779762 SERIAL NUMBER: 08819753 FILING DATE: 03/18/1997 ISSUE DATE: 09/01/1998 PATENT NUMBER: 5800593 FILING DATE: 01/18/1996 SERIAL NUMBER: 08588589 PATENT NUMBER: 6083730 ISSUE DATE: 07/04/2000 FILING DATE: 04/14/1998 SERIAL NUMBER: 09060273 PATENT NUMBER: 6086656 ISSUE DATE: 07/11/2000 SERIAL NUMBER: 08886840 FILING DATE: 07/01/1997 PATENT NUMBER: 6107065 ISSUE DATE: 08/22/2000 FILING DATE: 10/14/1997 (2.5%) SERIAL NUMBER: 08950279 PATENT NUMBER: 6146444 ISSUE DATE: 11/14/2000 SERIAL NUMBER: 09097316 FILING DATE: 06/12/1998 : PATENT NUMBER: 6159726

ISSUE DATE: 12/12/2000

TARA WASHINGTON, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

		OPE	•
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		W - 21	U.S. DEPARTMENT OF COMMERCE
•	1-31	The same of the sa	Patent and Trademank Office
		the Honorable Commissioner of Patents 10178	9773 Joriginal documents or copy thereof.
	1.	Name of conveying party(ies): Geobiotics, Inc.	Name and address of receiving party: Name: Geobiotics, Inc.
		Additional name(s) of conveying party(ies) attached?	
	3.	Nature of conveyance: 7-23-21	Internal Address:
	J.	Assignment Merger	City: State: Zip:
		Security Agreement Change of Name	Stroot Address: 2505 Peackwater Avenue
		Other Merger of Geobiotics, Inc., a California	Street Address: 3505 Breakwater Avenue
		Corporation, with and into Geobiotics Delware Corporation, a Delaware Corporation, and simultaneous name change to	City: <u>Hayward</u> State: <u>CA</u> Zip: <u>94545</u>
		Geobiotics, Inc.	Additional name(s) & address(es) attached?
		Execution Date: August 1, 1995	
	4.	Application number(s) or patent number(s): If this document is being filed together with a new application.	plication, the execution date of the application is:
	Δ	Patent Application No(s).: <u>08/329,002</u> Filed: <u>10/25/94</u>	B. Patent No(s).: 5.431,717 Filed: 12/3/93 Attomey Docket
	,	Attorney Docket No. 209/233	No. 204/256
		Additional numbers atta	ached? ⊠ Yes □ No
	5.	Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 17
		Name: David A. Randall	7. Total fee (37 CFR 3.41): \$ 680.00
•		Internal Address: LYON & LYON LLP	⊠ Enclosed
		633 West Fifth Street, Suite 4700	☐ Charge this Deposit Account if any additional fee is
		Los Angeles, CA 90071-2066	required 8. Deposit Account Number: 12-2475
			6. Deposit Account Number. 12-2475
			THIS SPACE
	9.	Statement and signature:	
		To the best of my knowledge and belief, the foregoing informat original document	ion is true and correct and any attached copy is a true copy of the
	Day	vid A. Randall, Reg No. 37,217	Date: July 18, 2001
		· ·	40 (NOTE: Amostille on book of took one)
		Total number of pages including cover sneet	: 12 (NOTE: Apostille on back of last page.)
e .	ОМ	B No. 0651-0011 (exp. 4/94)	
		Do not detac	th this portion
		Mail documents to be recorded with required cover sheet info	mation to:
07/	26/20	01 TD1071	t and Trademark Office
01	C:58	• • • • • • • • • • • • • • • • • • • •	ignments ı, D.C. 20231
		Public burden reporting for this sample cover sheet is estimate including time for reviewing the document and gathering the data.	ita needed, and completing and reviewing the sample cover sheet.
		1000C, Washington, D.C. 20231, and to the Office of Manager	tent and Trademark Office, Office of Information Systems, PK2- nent and Budget, Paperwork Reduction Project, (0651-0011),
	LA20	Washington, D.C. 20503	· · · · · · · · · · · · · · · · · · ·

CONTINUATION OF FORM PTO-1595, SECTION 4

Patent Applications

Serial Number	Filing Date	Attorney Docket No.
08/459,621	6/2/95	213/032
09/709,765	11/10/00	258/211
09/735,156	12/12/00	258/212
	Patents	
Patent Number	Filing Date	Attorney Docket No.
5,573,575	11/16/94	210/062
5,611,839	5/30/95	214/036
5,676,733	6/7/95	213/031
5,688,304	5/24/96	220/112
5,766,930	4/22/96	219/212
5,779,762	10/25/95	216/099
5,800,593	3/18/97	224/272
6,083,730	1/18/96	217/275
6,086,656	4/14/98	227/138
6,107,065	7/1/97	226/246
6,146,444	10/14/97	230/005
6,159,726	6/12/98	233/157

State of Delaware

Office of the Secretary of State

PAGE

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AGREEMENT OF MERGER, WHICH MERGES:

"GEOBIOTICS, INC.", A CALIFORNIA CORPORATION,

WITH AND INTO "GEOBIOTICS DELAWARE CORPORATION" UNDER THE NAME OF "GEOBIOTICS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TENTH DAY OF OCTOBER, A.D. 1995, AT 2:30 O'CLOCK P.M.



Harriet Smith William Lamenton Charge

2453877 8100M

010058514

AUTHENTICATION: 0965552

DATE: 02-09-01

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Merger Agreement") is entered into as of the | or day of Alguet, 1995 by and between Geobiotics, Inc., a California corporation ("Geobiotics California"), and Geobiotics Delaware Corporation, a Delaware corporation ("Geobiotics Delaware").

WITNESSETH:

WHEREAS, Geobiotics Delaware is a corporation duly organized and existing under the laws of the State of Delaware;

WHEREAS, Geobiotics California is a corporation duly organized and existing under the laws of the State of California;

WHEREAS, on the date of this Merger Agreement, Geoblotics Delaware has authority to issue 1,000 shares of Common Stock, par value \$.001 per share (the "Geobiotics Delaware Common Stock"), of which 100 shares are issued and outstanding and owned by Geobiotics California;

WHEREAS, on the date of this Merger Agreement, Geobiotics California has authority to issue 50,000,000 shares of Common Stock, par value \$0.001 per share (the "Geobiotics California Common Stock"), of which 18,596,614 shares are issued and outstanding, and 10,000,000 shares of Preferred Stock (the "Geobiotics California Preferred Stock"), of which no shares are issued and outstanding:

WHEREAS, the respective Boards of Directors for Geobiotics Delaware and Geobiotics California have determined that, for the purpose of effecting the reincorporation of Geobiotics California in the State of Delaware, it is advisable and to the advantage of said two corporations and their shareholders that Geobiotics California merge with and into Geobiotics Delaware upon the terms and conditions herein provided; and

WHEREAS, the respective Boards of Directors of Geobiotics Delaware and Geobiotics California, the shareholders of Geobiotics California, and the sole stockholder of Geobiotics Delaware have adopted and approved this Merger Agreement;

NOW, THEREFORE, in consideration of the munial agreements and covenants set forth herein, Geobiotics California and Geobiotics Delaware hereby agree to merge as follows:

1. Merger. Geobiotics California shall be merged with and into Geobiotics Delaware, and Geobiotics Delaware shall survive the merger ("Merger"), effective upon the date and at the time when this Merger Agreement is made effective in accordance with applicable law (the "Effective Time").

2. Governing Documents. At the Effective Time, the Certificate of Incorporation of Geobiotics Delaware shall be amended to read in full as follows:

FIRST: The name of the Corporation is Geobiotics, Inc. (hereinafter sometimes referred to as the "Corporation").

SECOND: The address of the registered office of the Corporation in the State of Delaware is Incorporating Services, Ltd., 15 East North Street, in the City of Dover, County of Kent. The name of the registered agent at that address is Incorporating Services, Ltd.

THIRD: The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of Delaware.

FOURTH:

- A. The total number of shares of all classes of stock which the Corporation shall have authority to issue is Sixty Million (60,000,000) consisting of:
 - (1) Ten Million (10,000,000) shares of Preferred Stock, par value one-tenth of one cent (\$.001) per share (the "Preferred Stock"); and
 - (2) Fifty Million (50,000,000) shares of Common Stock, par value one-tenth of one cent (\$.001) per share (the "Common Stock").

The Preferred Stock authorized by this Certificate of Incorporation may be issued from time to time in one or more series. The Board of Directors is authorized to determine, alter or eliminate any or all of the powers, designations, preferences, relative, participating, optional or other rights, qualifications, limitations and restrictions granted to or imposed upon any wholly unissued series of Preferred Stock, and to fix, increase or decrease the number of shares comprising any such series and the designation thereof, or any of them, and to provide for the rights and terms of redemption or conversion of the shares of any such series.

The following provisions are inserted for the management of the business and the conduct of the affairs of the Corporation, and for further definition, limitation and regulation of the powers of the Corporation and of its directors and stockholders:

A. The business and affairs of the Corporation shall be managed by or under the direction of the Board of Directors. In addition to the powers and authority expressly conferred upon them by statute or by this Certificate of Incorporation

or the By-Laws of the Corporation, the directors are hereby empowered to exercise all such powers and do all such acts and things as may be exercised or done by the Corporation.

- B. The directors of the Corporation need not be elected by written ballot unless the By-Laws so provide.
- C. Unless otherwise provided by law, any action which may otherwise be taken at any meeting of the stockholders may be taken without a meeting and without prior notice, if a written consent describing such action is signed by the holders of outstanding shares having not less than the minimum number of votes which would be necessary to authorize or take such action at a meeting at which all shares entitled to vote thereon were present and voted.
- D. Special meetings of stockholders of the Corporation may be called only (1) by the Board of Directors pursuant to a resolution adopted by a majority of the total number of authorized directors (whether or not there exist any vacancies in previously authorized directorships at the time any such resolution is presented to the Board for adoption) or (2) by the holders of not less than ten percent (10%) of all of the shares entitled to east votes at the meeting.

SIXTH:

- A. The number of directors shall initially be set at six (6) and, thereafter, shall be fixed from time to time exclusively by the Board of Directors pursuant to a resolution adopted by a majority of the total number of authorized directors (whether or not there exist any vacancies in previously authorized directorships at the time any such resolution is presented to the Board for adoption). Subject to the rights of the holders of any series of Preferred Stock then outstanding, a vacancy resulting from the removal of a director by the stockholders as provided in Article SIXTH, Section C below may be filled at a special meeting of the stockholders held for that purpose. All directors shall hold office until the expiration of the term for which elected, and until their respective successors are elected, except in the case of the death, resignation, or removal of any director.
- B. Subject to the rights of the holders of any series of Preferred Stock then outstanding, any directors, or the entire Board of Directors, may be removed from office at any time, with or without cause, but only by the affirmative vote of the holders of at least a majority of the voting power of all of the then outstanding shares of capital stock of the Corporation entitled to vote generally in the election of directors, voting together as a single class. Vacancies in the Board of Directors resulting from such removal may be filled by a majority of the directors then in office, though less than a quorum, or by the stockholders as provided in Article SIXTH, Section A above. Directors so chosen shall hold

office for a term expiring at the next annual meeting of stockholders at which the term of office of the class to which they have been elected expires, and until their respective successors are elected, except in the case of the death, resignation, or removal of any director.

SEVENTH:

The Board of Directors is expressly empowered to adopt, amend or repeal By-Laws of the Corporation. Any adoption, amendment or repeal of By-Laws of the Corporation by the Board of Directors shall require the approval of a majority of the total number of authorized directors (whether or not there exist any vacancles in previously authorized directorships at the time any resolution providing for adoption, amendment or repeal is presented to the Board). The stockholders shall also have power to adopt, amend or repeal the By-Laws of the Corporation.

EIGHTH:

A director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, except for liability (i) for any breach of the director's duty of loyalry to the Corporation or its stockholders, (ii) for acts or omissions not in good faith or which involved imentional misconduct or a knowing violation of law, (iii) under Section 174 of the Delawars General Corporation Law, or (iv) for any transaction from which the director derived an improper personal benefit.

If the Delaware General Corporation Law is hereafter amended to authorize the further elimination or limitation of the Itability of a director, then the liability of a director of the Corporation shall be eliminated or limited to the fullest extent permitted by the Delaware General Corporation Law, as so amended.

Any repeal or modification of the foregoing provisions of this Article EIGHTH by the stockholders of the Corporation shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or modification.

NINTH:

The Corporation reserves the right to amend or repeal any provision contained in this Certificate of Incorporation in the manner prescribed by the laws of the State of Delaware and all rights conferred upon stockholders are granted subject to this reservation.

TENTH: The name and mailing address of the incorporator is:

Francis R. Thibodeau
Geobiotics, Inc.
3505 Breakwater Avenue
Hayward, California 94545-3610

The Certificate of Incorporation of Geobiotics Delaware, as amended herein, shall continue to be the Certificate of Incorporation of Geobiotics Delaware as the surviving Corporation without change or amendment until further amended in accordance with the provisions thereof and applicable laws. The By-Laws of Geobiotics Delaware, in effect on the Effective Time, shall commue to be the By-Laws of Geobiotics Delaware as the surviving Corporation without change or amendment until further amended in accordance with the provisions thereof and applicable laws.

- 3. <u>Directors and Officers</u>. The directors and officers of Geoblotics California shall become the directors and officers of Geoblotics Delaware upon the Effective Time.
- 4. <u>Succession</u>. On the Effective Time, Geobiotics Delaware shall succeed to Geobiotics California in the manner of and as more fully set forth in Section 259 of the General Corporation Law of the State of Delaware.
- 5. Further Assurances. From time to time, as and when required by Geobiotics Delaware or by its successors and assigns, there shall be executed and delivered on behalf of Geobiotics California such deeds and other instruments, and there shall be taken or caused to be taken by it such further and other action, as shall be appropriate or necessary in order to vest, perfect or confirm, of record or otherwise, in Geobiotics Delaware the title to and possession of all the property, interests, assets, rights, privileges, immunities, powers, franchises and authority of Geobiotics California, and otherwise to carry out the purposes of this Merger Agreement and the officers and directors of Geobiotics Delaware are fully authorized in the name and on behalf of Geobiotics California or otherwise to take any and all such action and to execute and deliver any and all such deeds and other instruments.

6. Stock of Geobiotics California.

Upon the Effective Time, by virtue of the Merger and without any action on the part of the holder thereof, each one (1) share of Geobiotics California Common Stock outstanding immediately prior thereto shall be changed and converted into one (1) fully paid and nonassessable share of Geobiotics Delaware Common Stock.

7. Stock Certificates. On and after the Effective Time, all of the outstanding certificates which prior to that time represented shares of Geobiotics California stock shall be deemed for all purposes to evidence ownership of and to represent the shares of Geobiotics Delaware stock imo which the shares of Geobiotics California stock represented by such certificates have been converted as herein provided. The registered owner on the books and records of Geobiotics Delaware or its transfer agent of any such outstanding stock certificate shall, until such certificate shall have been surrendered for transfer or otherwise accounted for to Geobiotics Delaware or its transfer agent, have and be entitled to exercise any voting and other rights with respect to and to receive any dividend and other distributions upon the shares of Geobiotics Delaware stock evidenced by such outstanding certificate as above provided.

- 8. Options. Upon the Effective Time, each outstanding option or other right to purchase shares of Geobiotics California stock shall be converted into and become an option or right to purchase the same number of shares of Geobiotics Delaware stock, at the price per share equal to the exercise price of the option or right to purchase Geobiotics California stock, and upon the same terms and subject to the same conditions as set forth in each such agreement entered into by Geobiotics California pertaining to such options or rights. A number of shares of Geobiotics Delaware stock shall be reserved for purposes of such options and rights equal to the number of shares of Geobiotics California stock so reserved at the Effective Time. As of the Effective Time, Geobiotics Delaware shall assume all obligations of Geobiotics California under agreements pertaining to such options and rights, and the outstanding options or other rights, or portions thereof, granted pursuant thereto.
- 9. Other Employee Benefit Plans. As of the Effective Time, Geobiotics Delaware hereby assumes all outstanding Stock Appreciation Units under the Geobiotics, Inc. 1991 Stock Appreciation Unit Plan, and assumes all obligations of Geobiotics California under any and all employee benefit plans in effect as of said date or with respect to which employee rights or accrued benefits are outstanding as of said date.
- 10. <u>Outstanding Common Stock of Geobiotics Delaware</u>. Forthwith upon the Effective Time, the One Hundred (100) shares of Geobiotics Delaware Common Stock presently issued and outstanding in the name of Geobiotics California shall be canceled and retired and resume the status of authorized and unissued shares of Geobiotics Delaware Common Stock, and no shares of Geobiotics Delaware Common Stock or other securities of Geobiotics Delaware shall be issued in respect thereof.
- 11. <u>Covenants of Geobiotics Delaware</u>. Geobiotics Delaware covenants and agrees that it will, on or before the Effective Time:
- a. Qualify to do business as a foreign corporation in the State of California, and in all other states in which Geobiotics California is so qualified and in which the failure so to qualify would have a material adverse impact on the business or financial condition of Geobiotics Delaware. In connection therewith, Geobiotics Delaware shall irrevocably appoint an agent for service of process as required under the provisions of Section 2105 of the California Corporations Code and under applicable provisions of state law in other states in which qualification is required hereunder.
- b. File any and all documents with the California Franchise Tax Board necessary to the assumption by Geobiotics Delaware of all of the franchise tax liabilities of Geobiotics California.
- 12. Amendment. At any time before or after approval and adoption by the stockholders of Geobiotics California, this Merger Agreement may be amended in any manner as may be determined in the judgment of the respective Boards of Directors of Geobiotics Delaware and Geobiotics California to be necessary, desirable or expedient in order to clarify the intention of the parties hereto or to effect or facilitate the purposes and intent of this Merger Agreement.

- 13. Abandonment. At any time before the Effective Time, this Merger Agreement may be terminated and the Merger may be abandoned by the Board of Directors of either Geobiotics California or Geobiotics Delaware or both, notwithstanding approval of this Merger Agreement by the sole stockholder of Geobiotics Delaware and the stockholders of Geobiotics California.
- 14. Counterparts. In order to facilitate the filing and recording of this Merger Agreement, the same may be executed in any number of counterparts, each of which shall be deemed to be an original.

IN WITNESS WHEREOF, this Merger Agreement, having first been duly approved by resolution of the Board of Directors of Geoblotics California and Geoblotics Delaware, is hereby executed on behalf of each of said two corporations by their respective officers thereunto duly authorized.

GEOBIOTICS DELAWARE CORPORATION, a Delaware corporation

Bv:

Eli S. Jacobs, Acting President

ATTEST:

Grant Rollin, Chief Financial Officer

GEORIOTICS, INC., a California corporation

By:

Eli S Tarolle Acting Benefitant

VIIE

Grant Rollin, Chief Financial Officer

CONSENT BY GEOBIOTICS L.P.

Pursuant to Section 102 of the Delaware General Corporation Law and Section 17-204 of the Delaware Revised Uniform Limited Partnership Act, the undersigned, Industrial Biotech, Inc., a Delaware corporation, as General Partner of Geobiotics, L.P., a Delaware Limited Partnership ("Geobiotics L.P."), does hereby consent to the proposed use of the name "Geobiotics" in connection with the reincorporation of Geobiotics Inc., a California corporation ("Geobiotics, Inc."), in the State of Delaware.

Furthermore, Geobiotics L.P. hereby acknowledges that Geobiotics, Inc. plans to use the name "Geobiotics" and the corporate name "Geobiotics, Inc." as trademarks and Geobiotics L.P. does hereby consent to such use and any other future use of said names and waives any and all rights that it may now, or in the future, have in such names.

This written consent is dated as of September 22, 1995.

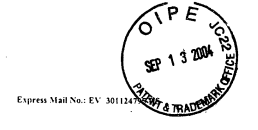
GEOBIOTICS L.P.

By: Industrial Biotech, Inc.

By:

Eli S. Jacobs General Partner

H:MONENTE CONTAIN





UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SEPTEMBER 27, 2001

PTAS LYON & LYON LLP DAVID A. RANDALL

633 WEST FIFTH STREET SUITE 4700 LOS ANGELES, CA 90071-2066

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

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RECORDATION DATE: 07/23/2001

REEL/FRAME: 012002/0001

NUMBER OF PAGES: 5

BRIEF: MERGER (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

GEOBIOTICS, INC.

DOC DATE: 12/28/2000

ASSIGNEE:

GEOBIOTICS, LLC . 14818 WEST 6TH AVENUE SUITE 5-A

GOLDEN, COLORADO 80401

SERIAL NUMBER: 08329002

PATENT NUMBER:

SERIAL NUMBER: 08459621

PATENT NUMBER:

SERIAL NUMBER: 09650319

PATENT NUMBER:

SERIAL NUMBER: 09709765

PATENT NUMBER:

FILING DATE: 10/25/1994

ISSUE DATE:

FILING DATE: 06/02/1995

ISSUE DATE: .

FILING DATE: 08/29/2000

ISSUE DATE:

FILING DATE: 11/10/2000

ISSUE DATE:

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U.S. PROSECUTION

Atty. Dkt. No.: 330440-100038

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PATENT NUMBER	:	FILING DATE: 12/12/2000 350 515
SERIAL NUMBER	: 08161742	FILING DATE: 12/03/1993 200 155UE DATE: 07/11/1995
PATENT NUMBER	: 5431717	FILING DATE: 12/03/1993 200 13 1SSUE DATE: 07/11/1995
SERIAL NUMBER:		FILING DATE: 11/16/1994
PATENT NUMBER	: 5573575	FILING DATE: 11/16/1994 ISSUE DATE: 11/12/1996
SERIAL NUMBER:		FILING DATE: 05/30/1995 0111 / . 2
PATENT NUMBER:	5611839	FILING DATE: 05/30/1995 ISSUE DATE: 03/18/1997
SERIAL NUMBER:		FILING DATE: 06/07/1995
PATENT NUMBER:	5676733	ISSUE DATE: 10/14/1997 2120 03
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PATENT NUMBER:	6083730	ISSUE DATE: 07/04/2000 7
SERIAL NUMBER:	09060273	FILING DATE: 04/14/1998 37-11/2000
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SERIAL NUMBER:	09212579	FILING DATE: 12/14/1998 7 / CZZ
PATENT NUMBER:	6110253	ISSUE DATE: 08/29/2000
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PATENT NUMBER:	6146444	ISSUE DATE: 11/14/2000
SERIAL NUMBER:	09097316	FILING DATE: 06/12/1998 ISSUE DATE: 12/12/2000
PATENT NUMBER:	6159726	ISSUE DATE: 12/12/2000 7/11/15

TONYA LEE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS 07-27-2001



U.S. DEPARTMENT OF COMMERCE
Patent and Trademan Office

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	the Honorable Commissioner of	Patents and	ginal documents or copy thereof.
1.	Geobiotics, Inc. Additional name(s) of conveying	7-23-61	Name and address of receiving party: Name: GeoBiotics, LLC
	☐ Yes ☒ No		Internal Address: JUL 2 3 2001
3.	Nature of conveyance: Assignment Security Agreement	Merger Change of Name	City: State: Zip: Street Address: 14818 West 6th Avenue, Suite 5-A
	☐ Other		Outet Address. 14010 West out Avenue, Oake 5-A
	Execution Date: December 28,	2000	City: Golden State: Co Zip: 80401
4.	Application number(s) or patent	t number(e):	Additional name(s) & address(es) attached? Yes No
7.			lication, the execution date of the application is:
Ä.	Patent Application No(s).: <u>08/3</u> <u>Attorney Docket No. 209/233</u>	29,002 Filed: 10/25/94	B. Patent No(s).: <u>5.431,717 Filed: 12/3/93 Attorney Docket No. 204/256</u>
		Additional numbers atta	ched? ☑ Yes ☐ No
5.	Name and address of party to w concerning document should be		6. Total number of applications and patents involved: 19
	Name: <u>David A. Randall</u>	·	7. Total fee (37 CFR 3.41): \$ 760.00
	Internal Address: LYON & LYO		_
		h Street, Suite 4700 CA 90071-2066	Charge this Deposit Account if any additional fee is required
			Deposit Account Number: 12-2475
		DO NOT USE	THIS SPACE
9.	Statement and signature:		
Da	To the best of my knowledge ar original document. vid A. Randall, Reg No. 37,217	nd belief, the foregoing information	Date: July 18, 2001
	- (f pages including cover sheet	: 5 (NOTE: Apostille on back of last page.)
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	including time for reviewing the Send comments regarding this	document and gathering the dat burden estimate to the U.S. Pate	to average about 30 minutes per document to be recorded, a needed, and completing and reviewing the sample cover sheet. ent and Trademark Office, Office of Information Systems, PK2-ent and Budget, Paperwork Reduction Project, (0651-0011),

CONTINUATION OF FORM PTO-1595, SECTION 4

Patent Applications

Serial Number	Filing Date	Attorney Docket No.
08/459,621	6/2/95	213/032
09/650,319	8/29/00	256/248
09/709,765	11/10/00	258/211
09/735,156	12/12/00	258/212

Patents

Patent Number	Filing Date	Attorney Docket No.
5,573,575	11/16/94	210/062
5,611,839	5/30/95	214/036
5,676,733	6/7/95	213/031
5,688,304	5/24/96	220/112
5,766,930	4/22/96	219/212
5,779,762	10/25/95	216/099
5,800,593	3/18/97	224/272
6,083,730	1/18/96	217/275
6,086,656	4/14/98	227/138
6,107,065	7/1/97	226/246
6,110,253	12/14/98	236/022
6,146,444	10/14/97	230/005
6,159,726	6/12/98	233/157

Office of the Secretary of State

I, HARRIET SMITE WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"GEOBIOTICS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "GEOBIOTICS, LLC" UNDER THE NAME OF

"GEOBIOTICS, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND

EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED

AND FILED IN THIS OFFICE THE TWENTY-EIGHTH DAY OF DECEMBER, A.D.

2000, AT 9 O'CLOCK A.M.



Harrier Smith Winner Servine Smith

3316790 8100M

010058514

AUTHENTICATION: 0965555

DATE: 02-09-01

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 12/28/2000 001657724 - 3316790

CERTIFICATE OF MERGER OF GEOBIOTICS, INC. WITH AND INTO GEOBIOTICS, LLC

Pursuant to Section 264(e) of the Delaware General Corporation Law (the "DGCL") and Section 18-209 of the Delaware Limited Liability Company Act, the undersigned limited liability company executed the following Cartificate of Merger:

FIRST: The name of the surviving limited liability company is GooBiotics, LLC, a Delaware limited liability company, and the name of the corporation being merged into this surviving limited liability company is GeoBiotics, Inc., a Delaware corporation.

SECOND: An Agreement and Plan of Merger has been approved, adopted, certified, executed and acknowledged by GeoBiotics, LLC and GeoBiotics, Inc. in accordance with Section 264 of the DGCL.

THIRD: The name of the surviving limited liability company is GeoBiotics, LLC.

FOURTH! The Agreement and Plan of Merger is on file at 14818 West 6th Avenue, Suits 5-A, Golden, Colorado 80401, the place of business of GeoBiotics, LLC.

FIFTH: A copy of the Agreement and Plan of Merger will be furnished by GeoBiotics, LLC, on request and without cost, to any stockholder of GeoBiotics, Inc. or any member of GeoBiotics, LLC.

.7016.3

IN WITNESS WHEREOF, GeoBiotics, LLC has eaused this certificate to be signed by Desmond P. Kearns, a director of GeoBiotics, LLC, the 25 day of December, 2000.

GEOBIOTICS, LLC

Name: Desmond P. Kearns Title: Director

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